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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/720,941	06/08/2001	Rodney Thomas Fox	08291-670001	8400
26211	7590 11/24/2003		EXAM	INER
FISH & RICHARDSON P.C. 45 ROCKEFELLER PLAZA, SUITE 2800			GOLLAMUDI, SHARMILA S	
NEW YORK,	_	50	ART UNIT	PAPER NUMBER
ŕ			1616	10
			DATE MAILED: 11/24/2003	, '>

Please find below and/or attached an Office communication concerning this application or proceeding.

	Applicati n No.	Applicant(s)			
	09/720,941	FOX ET AL.			
Office Action Summary	Examiner	Art Unit			
	Sharmila S. Gollamudi	1616			
The MAILING DATE of this communication Period for Reply	appears on the cover sheet v	vith the correspondence address			
A SHORTENED STATUTORY PERIOD FOR RE THE MAILING DATE OF THIS COMMUNICATIO  - Extensions of time may be available under the provisions of 37 CFF after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a  - If NO period for reply is specified above, the maximum statutory per  - Failure to reply within the set or extended period for reply will, by st.  - Any reply received by the Office later than three months after the m earned patent term adjustment. See 37 CFR 1.704(b).  Status	N. R 1.136(a). In no event, however, may a . reply within the statutory minimum of th riod will apply and will expire SIX (6) MC atute, cause the application to become A	reply be timely filed inty (30) days will be considered timely.  NTHS from the mailing date of this communication.  BANDONED (35 U.S.C. § 133).			
1) Responsive to communication(s) filed on 1	1 September 2003.				
2a) This action is <b>FINAL</b> . 2b) ⊠ T	his action is non-final.				
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims	•				
<ul> <li>4)  Claim(s) 1-4,6-14 and 16 is/are pending in the application.</li> <li>4a) Of the above claim(s) is/are withdrawn from consideration.</li> <li>5)  Claim(s) is/are allowed.</li> <li>6)  Claim(s) 1-4, 6-14, and 16 is/are rejected.</li> <li>7)  Claim(s) is/are objected to.</li> <li>8)  Claim(s) are subject to restriction and/or election requirement.</li> </ul>					
Application Papers					
9) The specification is objected to by the Exam  10) The drawing(s) filed on is/are: a)  Applicant may not request that any objection to  Replacement drawing sheet(s) including the cor  11) The oath or declaration is objected to by the	accepted or b) objected to the drawing(s) be held in abeyon rrection is required if the drawin	ance. See 37 CFR 1.85(a). g(s) is objected to. See 37 CFR 1.121(d).			
Priority under 35 U.S.C. §§ 119 and 120					
12) Acknowledgment is made of a claim for for a) All b) Some * c) None of:  1. Certified copies of the priority docum 2. Certified copies of the priority docum 3. Copies of the certified copies of the papplication from the International Bu  * See the attached detailed Office action for a 13) Acknowledgment is made of a claim for dom since a specific reference was included in the 37 CFR 1.78.  a) The translation of the foreign language 14) Acknowledgment is made of a claim for dom reference was included in the first sentence of	nents have been received. nents have been received in priority documents have bee reau (PCT Rule 17.2(a)). list of the certified copies no nestic priority under 35 U.S.C e first sentence of the specifier provisional application has nestic priority under 35 U.S.C	Application No  n received in this National Stage  of received.  S. § 119(e) (to a provisional application) cation or in an Application Data Sheet.  been received.  S. §§ 120 and/or 121 since a specific			
Attachment(s)					
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948 3) Information Disclosure Statement(s) (PTO-1449) Paper No	) 5) Notice of	Summary (PTO-413) Paper No(s) Informal Patent Application (PTO-152)			

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#### **DETAILED ACTION**

Receipt of Extension of Time and Amendment B received on September 11, 2003 is acknowledged. Claims 1-4, 6-14, and 16 are pending in this application.

Claim Rejections - 35 USC § 103

Rejection of claims 1-4 and 16 under 35 U.S.C. 103(a) are rejected as being unpatentable over WO 97/28883 is maintained.

WO teaches a method of precipitating airborne particles by contacting airborne particles with liquid droplets and imparting a charge of +/- .0001 C/Kg using an aerosol device (abstract). The particles treated are within instant range (pg. 9, line 13) and the droplets are in the range of 5-100 microns (claims 5). The liquid composition is a water/hydrocarbon emulsion (pg. 4, lines 1-5). WO teaches the properties of the actuator, the diameter of the dip tube, and the characteristics of the valve impart the desired charge on the liquid droplets (pg. 4).

Although, WO does not specify that the invention is for the method of reducing inhalation of airborne particles, it is deemed obvious to one of ordinary skill in the art at the time the invention was made that removing particulates in the air reduces the chance of inhaling the particulates, thereby reducing the inhalation of airborne particles.

# Response to Arguments

Applicant argues that WO's invention does not implicitly perform the method of reducing inhalation of airborne particles produced by the spray device. Applicant argues that nothing in the WO reference refers to the size of the airborne particles that are caused to precipitate. Applicant argues that instant invention is directed towards

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reducing the inhalation of droplets from the spray device and WO is directed towards reducing the inhalation of existing airborne particles.

Applicant's arguments have been fully considered but they are not persuasive.

An argument such as WO's invention does not implicitly perform the method of reducing the inhalation of airborne particles, without evidence to the contrary cannot be given weight. The examiner's inherency argument is based on the fact that WO discloses the <u>same method steps</u> as the instant invention. WO teaches imparting instant charge (+/- .0001 C/Kg) to liquid droplets with instant particle size and droplet diameter via the process of spraying thorough an aerosol device. WO teaches the theory of mutual repulsion on page 1, lines 29-30 as seen in instant method. Therefore, WO's method will implicitly fall within applicant's scope. As seen on page 4 to 5, when the liquid droplet are sprayed from the device, they impart a charge onto the airborne particle causing the airborne particles to precipitate to prevent inhalation. It is implicit that the liquid droplet produced by the device also are not inhaled since it contacts the airborne particle and precipitates with the airborne particle. Therefore, the inhalation of the liquid droplets produced by the spray device is also reduced.

In response to applicant's arguments, the recitation "method of reducing the inhalation of airborne particles" has not been given patentable weight because the recitation occurs in the preamble. A preamble is generally not accorded any patentable weight where it merely recites the purpose of a process or the intended use of a structure, and where the body of the claim does not depend on the preamble for completeness but, instead, the process steps or structural limitations are able to stand

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alone. See *In re Hirao*, 535 F.2d 67, 190 USPQ 15 (CCPA 1976) and *Kropa v. Robie*, 187 F.2d 150, 152, 88 USPQ 478, 481 (CCPA 1951). In instant case, the step given weight is "method comprises imparting a unipolar charge on liquid droplets..." Both the prior art and the instant invention impart the same droplets, the same charge, and same particle size/diameter.

In regards to the argument that WO does not teach instant particle size, the examiner points to page 4 wherein WO clearly states that "the liquid droplets sprayed from the aerosol spray device will generally have a range of droplets sizes in the range of from 5 to 100 micrometers." Further, WO teaches on page, lines 29-32 that the size of the airborne particles that are caused to precipitate are 2-5 micrometers.

Rejection of claims 8-9 and 13 under 35 U.S.C. 103(a) as being unpatentable over WO 97/28883 in view of Grawe (54121897) is maintained.

As set forth above, WO teaches a method of precipitating airborne particles using an emulsion composition in an aerosol device.

WO does not specify the use of a surfactant or a propellant.

Grawe teaches the process of the abatement of contaminants. Grawe teaches the toxicity of airborne particles and the application of a liquid composition to encapsulate the particles for physical removal (col. 6, lines 44-50). The method may be applied via an aerosol spray (col. 6, lines 62). The composition may contain surfactants to stabilize the composition from phase separation and lower surface tension (col. 16, lines 32-35). Grawe teaches the inclusion of hydrocarbons for an aerosol device (col. 17, lines 15-26).

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It would have been obvious to one of ordinary skill in the art at the time the invention was made to add a surfactant to WO's emulsion composition since Grawe teaches the use of surfactants to stabilize emulsions from phase separation. Further,

## Response to Arguments

Grawe teaches the use of hydrocarbons (butane or propane) for aerosol devices.

Applicant does not specifically address the rejections based on WO in combination with Grawe.

Rejection of claims 8-10 and 13-14 under 35 U.S.C. 103(a) as being unpatentable over WO 97/28883 in view of Kulkarni (5191149) is maintained.

As set forth above, WO teaches a method of precipitating airborne particles using an emulsion composition in an aerosol device.

WO does not specify the use of a surfactant or a propellant.

Kulkarni teaches the state of the art concerning aerosols. The reference teaches the use of pressurized gas of LPGs to spray liquids, which take the form of a mist of small liquid droplets. Aerosols may be used for numerous products such as cleaners, air fresheners, etc. Kulkarni teaches that aerosols contains surface-active agents, stabilizers, solvents, and may contain as much as 90% propellants. (col. 1, lines 5-30).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine the teachings WO and Kulkarni since Kulkarni discloses the state of art concerning aerosols and teaches that aerosol forms usually contain surfactants and propellants to function. Therefore, one would be motivated to add the

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instant propellants and surfactants to formulate an aerosol device as conventionally done in the prior art.

### Response to Arguments

Applicant does not specifically address the rejections based on WO in combination with Kulkarni.

Rejection of claims 11-12 under 35 U.S.C. 103(a) as being unpatentable over WO 97/28883 in view of Kulkarni (5191149), in further view of Kalat (4110427) is maintained.

As set forth above, WO teaches a method of precipitating airborne particles using an emulsion composition in an aerosol device. Kulkarni teaches the art of aerosols.

The references do no teach instant surfactants.

Kalat teaches a water-based composition containing a powder and a hydrophobic phase (propellant). Kalat teaches polyglycerol oleate produces a strong water-in-propellant emulsion and is a good corrosion inhibitor if the composition is packaged in a metal container (col. 5, lines 15-21 and examples).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to use polyglycerol oleate in WO's composition. One would be motivated to do so since Kalat teaches the instant surfactant produces a strong water-in-propellant emulsion. Therefore, one would be motivated to utilize the instant surfactant in WO' water-propellant emulsion to provide a strong emulsion. Further, since WO's emulsion is packed in an aerosol device which is conventionally a metal

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container, one would be motivated to use the instant surfactant to prevent corrosion as taught by Kalat.

# Response to Arguments

Applicant does not specifically address the rejections based on WO in combination with Kulkarni and Kalat.

### **New Rejections**

# Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 1-4, 6-14, and 16 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

The recitation of "are dispersed to a greater extent than uncharged or lesser charged particles" in claim 1 is indefinite since it is unclear what is being dispersed and in what is it being dispersed. The exact limitation of this claim is unclear and further clarification is requested.

Claims 1-4 are rejected under 35 U.S.C. 103(a) as being unpatentable over Malcolm (4541844) in view of Inculet et al (5400975).

Malcolm teaches a method of electrostatic particle collection by spraying liquid droplets of 60 microns or less with an electrical charge of .01 coulombs per kilogram (col. 2, lines 40-45 and claim 1). The method removes particulates between .1 and 20 microns (col. 3, lines 4-6). Malcolm teaches a spray tower to apply the liquid droplets

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(col. 3, lines 10-50). The charged liquid droplets have an enhanced affinity for uncharged smaller particles and operate effectively to collect said particles. See column 3, lines 64-68. Malcolm teaches several methods to charge the liquid droplets, one alternative is a piezo-electric nozzle. See column 3, lines 45-50.

Malcolm preferred embodiment is directed to charging with an external voltage source. Further, the reference does not teach using an aerosol device to apply the liquid composition.

Inculet et al teach an actuator for electrostatically charging an aerosol spray. Inculet teaches that it is known in the art that the application of an aerosol spray may be enhanced by electrostatically charging the spray as it is dispensed from the nozzle. The spray acquires a charge and is attracted to another oppositely charged body (col. 1, lines 5-33). Further, the reference teaches aerosol dispensers are portable, self-contained, and economical (col. 2, lines 27-30). Inculet discloses prior art attempts to charge spray device fluids using outside sources such as electrodes that supply electric power, etc. See column2 to column 3. Inculet teaches a spray device that has an actuator that comprises a piezo-electric crystal assembly electrically charge the droplets. This invention forgoes the disadvantages of the prior art and is self-contained and portable. See column 3, lines 29-35.

It would have been obvious to one of ordinary skill in the art at the time the invention was made to use an aerosol device with an actuator to dispense Malcolm's liquid droplet. One would be motivated to do so since Inculet teaches an aerosol spray device containing an actuator with piezo-electric assembly that dispenses an

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electrically charging the liquid droplets and Inculet teaches electrically the liquid droplets in the device to enhance attraction to another oppositely charged body, own would expect similar results. Further, Malcolm suggests the use of other methods to electrically charge the droplets such as a piezo-electric nozzle, which is taught by Inculet.

Although, Malcolm does not specify that the invention is for the method of reducing inhalation of airborne particles, it is deemed obvious to one of ordinary skill in the art at the time the invention was made that by removing particulates in the air, reduces the chance of inhaling the particulates, thereby reducing the inhalation of airborne particles.

Claims 6-10, 13-14, and 16 are rejected 35 U.S.C. 103(a) as being unpatentable over Malcolm (4541844), in view of Inculet et al (5400975), in further view of Kulkarni (5191149).

As set forth above, Malcolm teaches a method of particle collection by spraying liquid droplets of 60 microns or less and an electrical charge of .01 coulombs per kilogram (col. 2, lines 40-45 and claim 1). The method removes particulates between .1 and 20 microns (col. 3, lines 4-6). Inculet teaches the use of aerosol dispensers to electrostatically charge the liquid dispensed.

The references do not teach the hydrocarbons and surfactants in the liquid composition.

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Kulkarni teaches the state of the art concerning aerosols. The reference teaches the use of pressurized gas of LPGs to spray liquids, which take the form of a mist of small liquid droplets. Aerosols may be used for numerous products such as cleaners, air fresheners, etc. Kulkarni teaches that aerosols contains surface-active agents, stabilizers, solvents, and may contain as much as 90% propellants. (col. 1, lines 5-30).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to combine the teachings Malcolm, Inculet, and Kulkarni since Kulkarni discloses the state of art concerning aerosols and teaches that aerosol forms usually contain surfactants and propellants to function. Therefore, one would be motivated to add the instant propellants and surfactants to formulate an aerosol device.

#### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Sharmila S. Gollamudi whose telephone number is (703) 305-2147. The examiner can normally be reached on M-F (7:30-4:30).

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Thurman Page can be reached on (703) 308-2927. The fax phone number for the organization where this application or proceeding is assigned is (703) 305-3014.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0196.

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Sharmila S. Gollamudi <del>العريكار</del>

November 19, 2003

PRIMARY EXAMINER